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5	Attorneys for Frank Alioto Fish Co. AND Angel	a
6	Cincotta	u
7	UNITED STATES	DISTRICT COURT
8	NORTHERN DISTRICT OF CALIFORNIA	
9	SAN FRANCISCO DIVISION	
	SANTRANCE	SCO DIVISION
10	BRAND LITTLE and ROBIN BURNS, Individually and on Behalf of All Others	Case No. 3:23-cv-01098-AGT
11	Similarly Situated,	STIPULATION AND [PROPOSED] ORDER RE: SUBPOENAED
12	Plaintiffs,	TELEPHONE RECORDS OF FRANK ALIOTO FISH CO. AND ANGELA
13	v.	CINCOTTA
14	PACIFIC SEAFOOD PROCUREMENT,	Judge: Honorable Alex G. Tse
15	LLC; PACIFIC SEAFOOD PROCESSING, LLC; PACIFIC SEAFOOD FLEET, LLC;	
16	PACIFIC SEAFOOD DISTRIBUTION, LLC; PACIFIC SEAFOOD USA, LLC; DULCICH,	
17	INC.; PACIFIC SEAFOOD–EUREKA, LLC; PACIFIC SEAFOOD–CHARLESTON, LLC;	
18	PACIFIC SEAFOOD–WARRENTON, LLC; PACIFIC SEAFOOD–NEWPORT, LLC;	
	PACIFIC SEAFOOD–BROOKINGS, LLC;	
19	PACIFIC SEAFOOD–WESTPORT, LLC; PACIFIC SURIMI–NEWPORT LLC; BLUE	
20	RIVER SEAFOOD, INC.; SAFE COAST	
21	SEAFOODS, LLC; SAFE COAST SEAFOODS WASHINGTON, LLC; OCEAN	
22	GOLD SEAFOODS, INC.; NOR-CAL SEAFOOD, INC.; KEVIN LEE; AMERICAN	
	SEAFOOD EXP, INC.; CALIFORNIA	
23	SHELLFISH COMPANY, INC.; ROBERT BUGATTO ENTERPRISES, INC.; ALASKA	
24	ICE SEAFOODS, INC.; LONG FISHERIES, INC.; CAITO FISHERIES, INC.; CAITO	
25	FISHERIES, LLC; SOUTHWIND FOODS,	
26	LLC; FISHERMEN'S CATCH, INC.; GLOBAL QUALITY FOODS, INC.;	
27	GLOBAL QUALITY SEAFOOD LLC;	
27	OCEAN KING FISH INC.; BORNSTEIN SEAFOODS, INC.; ASTORIA PACIFIC	
28	SEAFOODS, LLC; DA YANG SEAFOOD	

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INC.; GREAT OCEAN SEAFOOD INC.; and DOES 32-60,

Defendants.

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WHEREAS, Plaintiffs Brand Little and Robin Burns (collectively, "Plaintiffs") served a subpoena on AT&T, Inc. ("AT&T") that sought, inter alia, production of records concerning Nonparties Frank Alioto Fish Company and Angela Cincotta (collectively "Alioto") and the phone numbers 415-673-5868 and 415-509-4855 (collectively the "Phone Records");

WHEREAS, on October 29, 2025, counsel for Alioto filed a Motion to Quash Plaintiffs' subpoena on AT&T which sought, inter alia, production of the Alioto Phone Records, citing certain concerns regarding the production of the Alioto Phone Records;

WHEREAS, counsel for Plaintiffs and Alioto have conferred several times, either via telephone or email correspondence, on October 24, November 3, November 6, and November 7, 2025, to discuss Alioto's concerns about Plaintiffs' subpoenas and potential options for addressing those concerns;

WHEREAS, in light of these ongoing discussions, and the parties' desire to pursue potential resolution of this matter in a way that effectively and efficiently addresses Alioto's concerns regarding Plaintiff's subpoenas, Plaintiffs and Alioto hereby stipulate, subject to approval by the Court:

- 1. The hearing on Alioto's Motion to Quash Plaintiffs' subpoena on AT&T will be reset for December 19, 2025.
- 2. The briefing schedule for Plaintiffs' Opposition to Alioto's October 29, 2025 Motion to Quash Plaintiffs' subpoena on AT&T will be extended such that Plaintiffs' opposition will be due no later than November 26, 2025, and Alioto's reply will be due December 5, 2025, permitting counsel for Plaintiffs and Alioto to continue meeting and conferring to seek mutually agreeable resolution that would obviate Alioto's pending Motion to Quash;
 - AT&T shall not produce any Alioto Phone Records until the earlier of either:(A). AT&T receives written authorization duly signed by both counsel for

Plaintiffs and counsel for Alioto agreeing to produce documents on the terms specified in

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1	said joint written authorization; or			
2	(B). This Court enters an order to do so following hearing on Alioto's Motion to			
3	Quash.			
4	$\left\ 4 \right\ $			
5	5 DATED: November 7, 2025 GROSS KLEIN PC	GROSS KLEIN PC		
6	6			
7	7			
8		on 11/07/2025		
9	Stuart G. Gross (SBN 251019) Travis H. A. Smith (SBN 331305)			
10	Ross A. Middlemiss (SBN 323737)			
11	The Embarcadero			
	Pier 9, Suite 100			
12	San Francisco, CA 94111			
13	Counsel for Plaintiffs			
14				
15	DATED: November 7, 2025 DOWNEY BRAND LLP			
16	16 17 By: All Su			
17	<i>Dy.</i>			
18	Robert P. Soran (SBN 169577) DOWNEY BRAND LLP			
19	621 Capitol Mall, 18 th Floor			
20	Sacramento, CA 95814 Counsel for Nonparties Frank Alion	to Fish Co. and		
	Angela Cincotta	o i isii co. wiw		
21	*Pursuant to I R 5(i)(3) the filer attests that all other signatories have concurred in	n the filing of		
22	this document.			
23	23 this document.			
24				
25	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
26	Dated: November 12, 2025			
27	Hon. Alex G. Tse			
28	United States Magistrate Juc	ge		
۷۵		23-cv-01098-AGT		
	STIPULATION AND [PROPOSED] ORDER RE: SUBPOENAED TELEPHONE RECORDS OF FRANK ALIOTO			
	FISH CO. AND ANGELA CINCOTTA			